20. Assignment of Rents; Appointment of Receiver. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 18 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 18 hereof or abandonment of the Property, Lender shall be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect the rents of the Property, including those past due. All rents collected by the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorney's fees, and then to the sums secured by this Deed of Trust. The receiver shall be liable to account only for those rents actually received.

21. Future Advances. Upon request of Borrower, Lender, at Lender's option prior to release of this Deed of Trust, may make Future Advances to Borrower. Such Future Advances, with interest thereon, shall be secured by this Deed of Trust when evidenced by promissory notes stating that said notes are secured hereby. At no time shall the principal amount of the indebtedness secured by this Deed of Trust, not including sums advanced in accordance herewith to protect the security of this Deed of Trust, exceed the original amount of the Note.

22. Release. Upon payment of all sums secured by this Deed of Trust, Lender or Trustee shall release this Deed of

Trust without charge to Borrower. Borrower shall pay all costs of recordation, if any.

23. Substitute Trustee. Lender at Lender's option may from time to time remove Trustee and

recorded. Without convey upon the Trustee herein ar	ointed hereunder by ance of the Property ad by applicable law.	an instrument reco	orded in the city of the tee shall succeed to	or county in which a all the title, power	this Deed of Trust is and duties conferred
In Witness Wher	EOF, Borrower has	executed this Deed	d of Trust.	· / / / / / .	
•	•				
		Donald N.	Craig	· · · · · · · · · · · · · · · · · · ·	(Seal)Borrower
		Kay L. Cra	ing	e.g	-Borrower
STATE OF MARYLAND,	• .				
I Hereby Certify, The subscriber, a Notary Public personally appeared known to me or satisfactor instrument and acknowless	ic of the State of Ma Donald N. C rily proven to be the dge that F. he y. ex	stda ryland, in and for raig and Ka e person(s) whose ecuted the same for	y of July. the Coun y. L. Craig	ty aforesa; his wife.	Ld,
As Witness: my ha	nd and notarial seal				
My Commission expires:	7/1/82	• • • • • • • • •	Judett.	otary Public	OTARY OTARY
STATE OF Maryland,	• • • • • • • • • • • • • • • • • • • •	Fre	derick	County ss:	corick Co.
I Hereby Certify, The subscriber, a Notary Publication, perso	at on this3.3 c of the State of Management of Managem	ist iryland Robert D. Os	ofJulyand	for the Count	79., before me, the yafo.res.aid
due form of law that the control the amount of the loan second Borrower or to the person at a time no later than the is the agent of the party or	onsideration recited cured by the foregoing responsible for discovered by the foregoing responsible for discov	in said Deed of Ting Deed of Trust bursement of fundament	rust is true and be was disbursed by the closing	ona fide as thereing the party or party or the transaction or the	and made oath in n set forth and that ties secured to the
As WITNESS: my han	d and notarial seal.			• • • • • • • • • • • • • • • • • • • •	THE K.
My Commission expires:	7/1/82	in it	litt ?	Munical Stary Public	OTARY
					Cocrick Co. in.
•	(Space Below	This Line Reserved For	Lender and Recorder	r) ————————————————————————————————————	· ····································
		•		•	- i oder